

EXHIBIT 13

1 D6STTERC Conference

1 UNITED STATES DISTRICT COURT

1 SOUTHERN DISTRICT OF NEW YORK

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3 IN RE: TERRORIST ATTACKS ON

3 SEPTEMBER 11, 2001

4 03 MDL 1570 (GBD) (FM)

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7 New York, N.Y.

6 June 28, 2013

7 11:00 a.m.

8

8 Before:

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9 HON. FRANK MAAS,

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10 Magistrate Judge

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11 APPEARANCES

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12 KREINDLER & KREINDLER

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13 Attorneys for Ashton Plaintiffs

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19 Attorneys for O'Neil Plaintiffs

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20 and Plaintiff's Executive Committee

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21 BY: JERRY S. GOLDMAN

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2 participate in the case.

3 THE COURT: OK. I just wanted, as Mr. Carter put it,
4 a guesstimate, to see whether or not whether anything had
changed materially.

5 There's the issue of follow-up discovery and it seems
6 to me that follow-up discovery should be limited to reasonable
7 requests suggested by that discovery which is produced.
8 Frankly, I don't want to get mired in a request by request
9 review, but beyond stating it that way, I'm not sure what else
10 I can do to set guidelines for either side at this point.

11 MR. CARTER: Your Honor, I think that there are two
12 sort of practical dimensions to this that we're concerned
13 about. And the first, as identified in the letter, is this
14 concern about these individualized disputes over whether a
15 request is a legitimate follow up or new. And that's of
16 particular concern to us because of some of the FOIA inquiries
17 that remain outstanding. And what we perceive --

18 THE COURT: When you say the FOIA inquiries, you're
19 speaking about FOIA requests that are currently being processed
20 by the government?

21 MR. CARTER: Correct.

22 THE COURT: I thought I convinced you not to make any
23 more FOIA requests.

24 MR. CARTER: Your Honor, we don't mind turning the
25 stuff over consistent with your ruling. Some of the FOIA

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